

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT SEATTLE

CHRISTOPHER J. HADNAGY, an  
individual; and SOCIAL-ENGINEER, LLC,  
a Pennsylvania limited liability company,

Plaintiffs,

v.

JEFF MOSS, an individual; DEF CON  
COMMUNICATIONS, INC., a Washington  
corporation; and DOES 1-10; and ROE  
ENTITIES 1-10, inclusive,

Defendants.

No. 2:23-cv-01932-BAT

**NOTICE OF ASSUMPTION OF PRO  
HAC VICE DUTIES**

TO: CLERK OF THE COURT

AND TO: ALL PARTIES OF RECORD

PLEASE TAKE NOTICE that the undersigned counsel (a “Second Local Counsel”) for Plaintiffs Christopher J. Hadnagy and Social-Engineer, LLC (“Plaintiffs”), hereby assumes the responsibilities provided in Rule 8(b) of the Washington Admission to Practice Rules (“APR”) pertaining to Plaintiffs’ pro hac vice counsel in this action.

Pursuant to the Court’s Order Granting Plaintiffs’ Motions for Limited Admission Pursuant to APR 8(b) Pro Hac Vice entered on December 29, 2023, Daniel A. Womac of Tanenbaum Keale LLP (“First Local Counsel”) currently sponsors the pro hac vice admission for Kristofer Riklis.

Effective immediately, Second Local Counsel assumes Mr. Womac’s local counsel

responsibilities under APR 8(b) as to the PHV Counsel. This Notice includes Second Local Counsel's certification as contemplated by APR 8(b)(ii). PHV Counsel's APR 8(b)(2) certification provided in his respective Motion for Limited Admission Pursuant to APR 8(b) Pro Hac Vice dated December 27, 2023, remains in effect.

DATED this 5<sup>th</sup> day of March, 2024

FREY BUCK

By: /s/ Ted Buck

Ted Buck, WSBA # 22029

FREY BUCK

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Substituting Attorneys for Plaintiffs

CHRISTOPHER J. HADNAGY and SOCIAL-ENGINEER, LLC

**Certification of WSBA Member/Local Counsel**

I hereby certify under penalty of perjury under the laws of the State of Washington that:

1. I am an active member in good standing of the Washington State Bar Association.

2. I will be the lawyer of record in this proceeding for Plaintiffs Christopher J. Hadnagy and Social-Engineer, LLC (“Plaintiffs”), responsible for the conduct of Plaintiffs’ PHV Counsel (Kristofer Riklis), and present at proceedings in this matter unless excused by the Court.

3. The required fees and assessments for each PHV Counsel’s pro hac vice application was satisfied during PHV Counsels’ original application.

4. I have complied with all the requirements of APR 8(b).

5. I have read the foregoing Notice of Assumption of Pro Hac Vice Duties and the statements contained in it are full, true, and correct.

Signed this 5<sup>th</sup> day of March, 2024, at Seattle, Washington.

/s/ Ted Buck

Ted Buck, WSBA # 22029  
Attorneys for Plaintiffs